



Federal Communications Commission
Washington, D.C. 20554

June 3, 2019

MILWAUKEE MEDIA LLC.
Randy Nonberg
15200 Sunset Blvd
Suite 202
Pacific Palisades, CA 90272

In Re: 0000068656
WIWN(TV)
Fond Du Lac, WI
Fac Id: 60571

Dear Licensee:

This is in response to your request for special temporary authority (STA) to operate the digital facility for station WIWN(TV) with increased power. You state that Station WIWN(TV) is assigned channel 5 for post-transition operation. However, upon making the transition from the pre-transition digital channel 44 to channel 5, you state that the station began receiving calls from many viewers complaining of their sudden inability to receive WIWN(TV) on channel 5 post-transition. Thus, you request temporary authority to operate with more power than is authorized in WIWN(TV)'s license in order to restore service to those affected viewers.

After a review of your technical specifications, we are persuaded that no interference is likely to occur from the proposed operation. If problems do arise, we expect them to be solved expeditiously and the Bureau reserves the right to require termination of the operation. We therefore conclude that the public interest would be served by the grant of this request.

With respect to radio frequency radiation (RFR), we expect compliance with Section 1.1307(b) of the Commission's Rules to be achieved.

Accordingly, the request for special temporary authority IS GRANTED subject to the technical parameters and conditions specified below.

Technical Parameters:

Channel: 5

Antenna Coordinates: N. Latitude: 43-05-46.2
W. Longitude: 87-54-15

Antenna Type: ERI Directional
Model No. ESR-3L2-HP2C1-5

Maximum Effective Radiated Power: 34.0 kW

Radiation Center Above Mean Sea Level: 536.7 meters

Radiation Center above ground: 345.3 meters

HAAT: 338 meters

Tower Registration Number: 1057482

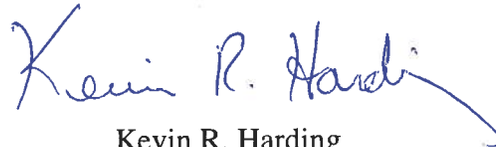
Special Conditions:

1. The grant of this construction permit is subject to the condition that, with ample time before commencing operation, you make a good faith effort to identify and notify health care facilities (e.g., hospitals, nursing homes, see 47 CFR 15.242(a)(1)) within your service area potentially affected by your DTV operations. Contact with state and/or local hospital associations and local governmental health care licensing authorities may prove helpful in this process. During this pre-broadcast period, you must provide all notified entities with relevant technical details of your operation, such as DTV channel, targeted on-air date, effective radiated power, antenna location, and antenna height. You are required to place in the station's public inspection file documentation of the notifications and contacts made and you may not commence operations until good faith efforts have been made to notify affected health care facilities. During this pre-broadcast period and for up to twenty (20) days after commencing operations, should you become aware of any instances of medical devices malfunctioning or that such devices are likely to malfunction due to your DTV operations, you must cooperate with the health care facility so that it is afforded a reasonable opportunity to resolve the interference problem. At such time as all provisions of this condition have been fulfilled, and either upon the expiration of twenty (20) days following commencement of operations or when all known interference problems have been resolved, whichever is later, this condition lapses.

2. This authority expires six months from the date of this letter. If appropriate, a timely renewal request must be filed before the end of this period.

3. Hours of operation of this facility will be in accordance with Section 73.624(b) of the Commission's Rules

Sincerely,

A handwritten signature in blue ink that reads "Kevin R. Harding". The signature is written in a cursive style with a long, sweeping tail on the letter "g".

Kevin R. Harding
Associate Chief
Video Division
Media Bureau

cc: Kathleen A Kirby